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6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 CHRISTOPHER CHARLES and DARREN
9 PRUM, Special Administrators of the estate of
10 Baby Boy Charles, born December 31, 2005 and
11 died August 4, 2006; and MORGAN CHARLES,
on behalf of the deceased BABY BOY
CHARLES;

CASE NO.: 2:07-cv-01212-RLH-GWF

12 Plaintiffs,

13 v.

14 MELANIE OCHS, individually; LAURENCE
15 TOKARSKI, individually; DOE individuals II-X;
16 ROE CLARK COUNTY DEPARTMENT OF
17 FAMILY SERVICES EMPLOYEES XI-XX,
18 individually and in their official capacities;
COUNTY OF CLARK, a political subdivision of
the State of Nevada; and ZOE CORPORATIONS
19 XXXI-XXXXV.

**ORDER GRANTING PETITION TO
COMPROMISE AND SETTLE
CONTROVERSY OF CLAIM RE:
PERSONAL INJURIES TO THE
ESTATE OF BABY BOY CHARLES
AND RELATED RELIEF**

20 Defendants



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1 CHRISTOPHER CHARLES and DARREN
2 PRUM, Special Administrators of the estate of
3 Baby Boy Charles, born December 31, 2005 and
4 died August 4, 2006; and MORGAN CHARLES,
5 on behalf of the deceased BABY BOY
CHARLES;

6 Plaintiffs,
7
v.

8 MAPLE STAR NEVADA, A Domestic
9 Corporation; JENNIFER ERBES, Individually
10 and in her official capacity; DOE individuals I-X;
11 ROE MAPLE STAR NEVADA EMPLOYEES
12 XI-XXX, individually and in their official
capacities; COUNTY OF CLARK, a political
subdivision of the State of Nevada; and ZOE
CORPORATIONS XXXI-XXXV.

CASE NO.: 2:08-cv-01146-KJD-GWF
(consolidated with case no. 2:07-cv-01212-
RLH-GWF)

13 Defendants

14 UPON A READING of the forgoing PETITION TO COMPROMISE AND SETTLE
15 CONTROVERSY OF CLAIM RE: PERSONAL INJURIES TO THE ESTATE OF BABY BOY
16 CHARLES AND RELATED RELIEF, and good cause appearing therefore,
17

18 IT IS ORDERED ADJUDGED AND DECREED decedent died while in the custody of
19 Defendant, Clark County, medical specials and funeral expenses were paid by them. No medical
20 specials or funeral expenses have been paid by the Special Co-Administrators.

21 IT IS FURTHER ORDERED ADJUDGED AND DECREED that no portion of the
22 settlement proceeds from this case were allocated to special damages, such as medical expenses,
23 which the decedent incurred or sustained before the decedent's death, funeral expenses, or
24 penalties, including, but not limited to, exemplary or punitive damages, that the decedent would
25 have recovered if the decedent had lived.

1 IT IS FURTHER ORDERED ADJUDGED AND DECREED that since no damages
2 recoverable by the personal representatives of the decedent pursuant to NRS 41.085(5) were part of
3 the settlement proceeds, the Estate claim has a value of and will be compromised at zero.
4

5 IT IS FURTHER ORDERED ADJUDGED AND DECREED that Special Co-
6 Administrators, shall dismiss the pending lawsuit against the Estate, only.
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8 DATED this 12th day of December, 2011.
9

10 
11 UNITED STATES DISTRICT JUDGE

12 Respectfully Submitted,
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14 GANZ & HAUF
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17 MARJORIE HAUF, ESQ
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